UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

S
Chapter 11

Case No. 15-12552-smb

Debtors.

S
Jointly Administered

ORDER APPROVING REJECTION OF EXECUTORY CONTRACT – TIME CHARTER CONTRACT FOR M/V CAPE PROVIDENCE

WHEREAS, on October 20, 2015, the Debtors filed a motion (the "**Motion**") with this Court seeking approval pursuant to sections 105(a) and 365(a) of the Bankruptcy Code² and Bankruptcy Rule 6006 to reject that certain executory contract of the Debtors, dated March 14, 2013, identified as *Time Charter Agreement on M/V Cape Providence* (the "**Executory Contract**").

WHEREAS, the Court having jurisdiction over these matters pursuant to 28 U.S.C. § 1334; and consideration of these matters being a core proceeding this Court can determine pursuant to 28 U.S.C. § 157(b)(2); and due and proper notice having been provided to each party entitled to notice; and it appearing that no other or further notice need be provided; and the relief granted herein being in the best interests of the Debtors and their estates and creditors; and the Court having determined that there is just cause for the relief granted herein; and on all of the proceedings had before the Court and after due deliberation and sufficient cause appearing, therefore, it is hereby:

ORDERED that the Motion is granted to the extent provided herein;

¹ The Debtors in these Chapter 11 cases comprise GMI USA Management, Inc., Global Maritime Investments Holdings Cyprus Limited, Global Maritime Investments Vessel Holdings Pte. Limited, Global Maritime Investments Cyprus Limited and Global Maritime Investments Resources (Singapore) Pte. Limited.

² All capitalized terms not defined herein shall be given the meaning ascribed to them in the Motion.

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ORDERED that the rejection of the Executory Contract is authorized and approved

pursuant to section 365(a) of the Bankruptcy Code. Such Executory Contract is hereby rejected

by the Debtors effective as of September 16, 2015; and

ORDERED that the holder of any claim for damages arising from the rejection of the

Executory Contract must file a proof of claim on account of such claim against the Debtors by

such general bar date for claims as may be set by subsequent order of this Court Court or such

claim will be irrevocably barred. If the holder of such claim fails to file a proof of claim by

the general bar date, it shall not be treated as a creditor with respect to such claim for the

purposes of voting and distribution. [SMB: 11/17/15]

Dated November 17th, 2015

New York, New York

/s/ STUART M. BERNSTEIN

THE HONORABLE STUART M. BERNSTEIN

UNITED STATES BANKRUPTCY JUDGE